



May 14, 2019

Executive Officer
California Air Resources Board (CARB)
1001 I Street
Sacramento, CA 95814

Electronic Submission via

[https://www.arb.ca.gov/lispub/comm2/bcsubform.php?listname=tier2lcfspathways-
ws&comm_period=2](https://www.arb.ca.gov/lispub/comm2/bcsubform.php?listname=tier2lcfspathways-
ws&comm_period=2)

RE: Revised Renewable Propane Temporary Pathways

Dear Executive Officer:

Renewable Energy Group, Inc. (REG) appreciates the opportunity to comment on the revised proposed renewable propane temporary pathways. REG is a leading provider of cleaner, lower carbon intensity products and services. We are an international producer of biomass-based diesel, a developer of renewable chemicals, and are North America's largest producer of advanced biofuel.

We support the revised proposal for renewable propane's temporary fuel pathway codes (FPC) that now include a 45 CI for Fats/Oils/Grease Residues. We really appreciate CARB staff's willingness to reconsider and to now include that temporary FPC in the table.

Thank you for your consideration of our comments. Please feel free to contact us with any questions or comments.

Sincerely,

Two handwritten signatures in black ink. The first signature, "Curtis Powers", is written in a cursive style. The second signature, "Scott R. Hedderich", is also in cursive and appears to be written over the first signature.

Curtis Powers and Scott R. Hedderich
Curtis.Powers@regi.com and Scott.Hedderich@regi.com